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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/778,334	02/07/2001	Scott W. Huffer	9325-36	1473	
23973 7	12/07/2005	EXAMINER		INER	
DRINKER BIDDLE & REATH			MIGGINS, MICHAEL C		
ATTN: INTEL ONE LOGAN	LECTUAL PROPERTY G SOUARE	ROUP	ART UNIT	PAPER NUMBER	
18TH AND CH	HERRY STREETS		1772		
PHILADELPH	IIA, PA 19103-6996	DATE MAILED: 12/07/2005			

Please find below and/or attached an Office communication concerning this application or proceeding.

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, Y	Advisory Action
Before	e the Filing of an Appeal Brief

Application No.	Applicant(s)		
09/778,334	HUFFER ET AL.		
Examiner	Art Unit		
Michael C. Miggins	1772		

7 . , 5	Advisory Action	09/778,334	HUFFER ET AL.		
Before t	the Filing of an Appeal Brief	Examiner	Art Unit		
		Michael C. Miggins	1772		
The	MAILING DATE of this communication appe	ears on the cover sheet with the c	correspondence add	!ress	
	ED 25 November 2005 FAILS TO PLACE THIS		•		
1. The reply we this applicate places the a Request time period a) The period	vas filed after a final rejection, but prior to or or ation, applicant must timely file one of the follow application in condition for allowance; (2) a Not for Continued Examination (RCE) in compliant is: riod for reply expires 3 months from the mailing date of this A time is a simple of this A time.	n the same day as filing a Notice of wing replies: (1) an amendment, affortice of Appeal (with appeal fee) in once with 37 CFR 1.114. The reply more of the final rejection. Advisory Action, or (2) the date set forth	Appeal. To avoid aba fidavit, or other evider compliance with 37 C ust be filed within one in the final rejection, wh	nce, which FR 41.31; or (3) of the following ichever is later. In	
Examin	nt, however, will the statutory period for reply expire I er Note: If box 1 is checked, check either box (a) or IONTHS OF THE FINAL REJECTION. See MPEP 7	(b). ONLY CHECK BOX (b) WHEN THE			
have been filed is tunder 37 CFR 1.17 set forth in (b) above	may be obtained under 37 CFR 1.136(a). The date the date for purposes of determining the period of ex (a) is calculated from: (1) the expiration date of the eve, if checked. Any reply received by the Office later armed patent term adjustment. See 37 CFR 1.704(b)	tension and the corresponding amount shortened statutory period for reply orig r than three months after the mailing da	of the fee. The approprinally set in the final Offi	iate extension fee ice action; or (2) as	
2. The Notice filing the N a Notice of	of Appeal was filed on A brief in composition of Appeal (37 CFR 41.37(a)), or any exter Appeal has been filed, any reply must be filed.	nsion thereof (37 CFR 41.37(e)), to	avoid dismissal of th	ns of the date of ne appeal. Since	
<u>AMENDMENTS</u>					
(a) ☐ They (b) ☐ They (c) ☐ They appe (d) ☐ They	resed amendment(s) filed after a final rejection, raise new issues that would require further corraise the issue of new matter (see NOTE below are not deemed to place the application in beloal; and/or present additional claims without canceling a	onsideration and/or search (see NO ow); tter form for appeal by materially re corresponding number of finally rej	TE below);		
	TE: (See 37 CFR 1.116 and 41.33(a)). dments are not in compliance with 37 CFR 1.1		moliant Amendment	(DTOL_324)	
=	s reply has overcome the following rejection(s)		impliant Amendment	(F10L-324).	
6. Newly pro	posed or amended claim(s) would be a ble claim(s).		timely filed amendme	ent canceling the	
7. For purpose how the new The status Claim(s) all Claim(s) of Claim(s) rewards	ses of appeal, the proposed amendment(s): a) aw or amended claims would be rejected is pro of the claim(s) is (or will be) as follows: lowed: none. bjected to: none. bjected: 1-19 and 27. ithdrawn from consideration: none.		Il be entered and an e	explanation of	
	OTHER EVIDENCE				
because a was not ea	rit or other evidence filed after a final action, bupplicant failed to provide a showing of good an rrlier presented. See 37 CFR 1.116(e).	d sufficient reasons why the affida	vit or other evidence is	s necessary and	
entered be showing a	vit or other evidence filed after the date of filing cause the affidavit or other evidence failed to o good and sufficient reasons why it is necessar	overcome <u>all</u> rejections under appe y and was not earlier presented. S	al and/or appellant fa see 37 CFR 41.33(d)(ils to provide a 1).	
REQUEST FOR	avit or other evidence is entered. An explanation RECONSIDERATION/OTHER				
 11. The request for reconsideration has been considered but does NOT place the application in condition for allowance because: See Continuation Sheet. 12. Note the attached Information Disclosure Statement(s). (PTO/SB/08 or PTO-1449) Paper No(s) 					
13. Other:	• •	(, , 0,00,00 011 10-1449) 1 aper 1	,	/	
			Michael C. Miggi		

Primary Examiner
Art Unit: 1772

Continuation of 11. does NOT place the application in condition for allowance because: Nowhere in the specification is it stated that "reacted-in" means that a chemical bond is formed between the release layer and the slip agent. Based on a fair reading of the specification "reacted-in" could very well mean that the slip agent is fixed since polymerization takes place around it, there is nothing in the specification that says there is a chemical bond formed. Furthermore, and more importantly, the claims do not say that a chemical bond is formed. Therefore, the reference reads on the claim as written based on the broadest reasonable interpretation of the claims as written. Moreover, there is no other reference which clearly states that reacted-in means that a chemical bond is formed between the slip agent and the release layer.